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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/512,032	02/24/2000	Akira Egawa	35.C14311	5722
5514 759	90 05/05/2004		EXAMINER	
FITZPATRICK CELLA HARPER & SCINTO			YODER III, CHRISS S	
30 ROCKEFEL NEW YORK, N			ART UNIT	PAPER NUMBER
, .			2612	
			DATE MAILED: 05/05/2004	ı X

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
•	09/512,032	EGAWA, AKIRA		
Office Action Summary	Examiner	Art Unit		
	Chriss S. Yoder, III	2612		
The MAILING DATE of this communication Period for Reply		ith the correspondence address		
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication  - If the period for reply specified above is less than thirty (30) days, at  - If NO period for reply is specified above, the maximum statutory pe  - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of thir riod will apply and will expire SIX (6) MO atute, cause the application to become Al	reply be timely filed  ty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 1	3 February 2004.			
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This action is non-final.				
3) Since this application is in condition for allo	wance except for formal mat	ters, prosecution as to the merits is		
closed in accordance with the practice und	er <i>Ex parte Quayle</i> , 1935 C.[	D. 11, 453 O.G. 213.		
Disposition of Claims				
4)⊠ Claim(s) <u>1-9</u> is/are pending in the application	on.			
4a) Of the above claim(s) is/are with				
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1-9</u> is/are rejected.				
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction an	nd/or election requirement.			
Application Papers				
9) The specification is objected to by the Exam	niner.			
10)⊠ The drawing(s) filed on <u>24 February 2000</u> is	s/are: a)⊠ accepted or b)□	objected to by the Examiner.		
Applicant may not request that any objection to	the drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the cor	rection is required if the drawing	ı(s) is objected to. See 37 CFR 1.121(d).		
11)☐ The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-152.		
Priority under 35 U.S.C. § 119				
12)⊠ Acknowledgment is made of a claim for fore	eian priority under 35 U.S.C. 8	\$ 119(a)-(d) or (f)		
a)⊠ All b)□ Some * c)□ None of:	ng., phoney and or or or or or	3 / 10(4) (4) 5/ (1).		
1.⊠ Certified copies of the priority docum	ents have been received.			
2. Certified copies of the priority docum		Application No.		
3. Copies of the certified copies of the		<del></del>		
application from the International Bu	•	•		
* See the attached detailed Office action for a	list of the certified copies not	received.		
Attachment(s)				
1) Notice of References Cited (PTO-892)		Summary (PTO-413)		
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date</li> </ol>		s)/Mail Date Informal Patent Application (PTO-152)		
S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Offic	e Action Summary	Part of Paper No./Mail Date 8		

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### **DETAILED ACTION**

## Response to Arguments

Applicant's arguments with respect to claim 1-9 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Egawa et al. (US Patent # 5,808,726).
- 2. In regard to claim 1, note Egawa discloses the use of a sensor array for receiving reflected light (figure 6: 9), a first transfer unit arranged to transfer signals from the (figure 6: 94), a second ring-shaped transfer unit arranged to integrate the signal from the first transfer means (column 4, line 13-15; and figure 6: 96), the first transfer unit transfers signals from the sensor array in light projection ON and OFF states to the second transfer unit at different timings respectively (figure 7; each pulse of ST transfers the charge from the first to the second transfer unit), and a transfer frequency of the second transfer means is higher than that of the first transfer means (figure 7, SH has a higher frequency than ST).

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- 3. In regard to claim 2, note Egawa discloses that each timing of the first transfer unit has a phase different from that of the second transfer means (figure 7, SH has a different phase than ST).
- 4. In regard to claim 3, note Egawa discloses that the second transfer unit comprises a skimming unit arranged to determine skimming on the basis of the second signal and a pixel for which skimming is determined skimming by a combination of light projection ON and OFF states (column 3, lines 29-36).
- 5. In regard to claim 4, note Egawa discloses that the first and second signals are transferred alternately (figure 7; using the timing diagram we can see that the signals are transferred while the IRED/projection signal is alternated) and a light projection OFF pixel goes ahead of the light projection ON signal (figure 7; the first signal that is transferred is an OFF signal, which is output with the first clock cycle of SH).
- 6. In regard to claim 5, note Egawa discloses that integration starts from the first signal (column 3, lines 19-25; figure 7: CK1, the integration is driven by the clock pulses in the ring shaped transfer unit and starts from the first signal).
- 7. In regard to claim 6, note Egawa discloses that the light projection repeatedly alternates the ON and OFF states (figure 7: IRED).
- 8. In regard to claim 7, note Egawa discloses that skimming is inhibited when a light projection OFF signal goes ahead of a light projection ON signal in integration of the signal in the second transfer unit (column 3, lines 20-36).
- 9. In regard to claim 8, note Egawa discloses the use of a light projection unit arranged to project light to an object (figure 9: 415), a plurality of sensor arrays for

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receiving reflected light (column 6, lines 35-39; and figure 9: 410 and 411), a plurality of first transfer units arranged to transfer signals from said plurality of sensor arrays (figure 6: 91), a plurality of second transfer units arranged to integrate the signals from the plurality of first transfer units (figure 6: 96), the first transfer means transfers signals from the sensor array in light projection ON and OFF state to the second transfer unit at different timings respectively (figure 7; each pulse of ST transfers the charge from the first to the second transfer unit), a transfer frequency of the second transfer unit is higher than that of the first transfer unit (figure 7, SH has a higher frequency than ST), and a distance measuring unit arranged to measure a distance using a difference signal between the first signal and the second signal from the second transfer unit (column 6, line 65 –column 7, line 2).

10. In regard to claim 9, note Egawa discloses that each timing of the first transfer unit has a phase different from that of the second transfer means (figure 7, SH has a different phase than ST).

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chriss S. Yoder, III whose telephone number is (703) 305-0344. The examiner can normally be reached on M-F: 8 - 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy Garber, can be reached on (703) 305-4929. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-HELP.

CSY April 30, 2004